American Recovery and Reinvestment Act of 2009

The Department’s Implementation of the State Fiscal Stabilization Fund Program

Final Audit Report

ED-OIG/A19J0001 September 2010
Dear Dr. Meléndez de Santa Ana:

This final audit report presents the results of our audit of the U.S. Department of Education’s implementation of the State Fiscal Stabilization Fund program. We received the Office of Elementary and Secondary Education’s comments on the contents of our draft report. The comments are summarized within the Results section of this report.

Corrective actions proposed (resolution phase) and implemented (closure phase) by your office will be monitored and tracked through the Department’s Audit Accountability and Resolution Tracking System. Department policy requires that you develop a final corrective action plan (CAP) for our review in the automated system within 30 days of the issuance of this report. The CAP should set forth the specific action items, and targeted completion dates, necessary to implement final corrective actions on the findings and recommendations contained in this final audit report.

In accordance with the Freedom of Information Act (5 U.S.C. § 552), reports issued by the Office of Inspector General are available to members of the press and general public to the extent information contained therein is not subject to exemptions in the Act.

We appreciate the cooperation given to us during this review. If you have any questions, please call Michele Weaver-Dugan at (202) 245-6941.

Sincerely,

Keith West /s/
Assistant Inspector General for Audit
The Department’s Implementation of the State Fiscal Stabilization Fund Program
Control Number ED-OIG/A19J0001

PURPOSE

This final report provides the results of our audit of the U.S. Department of Education’s (Department) implementation of the State Fiscal Stabilization Fund (SFSF) program, a new, one-time appropriation of $53.6 billion in both formula and discretionary grant funds under the American Recovery and Reinvestment Act of 2009 (ARRA). In this audit, we focused exclusively on the formula grant portion of the program, which comprises over 90 percent of the funding and is referred to as the SFSF or Stabilization program. These funds have the dual goals of (1) helping to stabilize State and local government budgets in order to minimize and avoid reductions in education and other essential public services and (2) improving student achievement by encouraging investments in school improvement and reform.

The objectives of our audit were to:

1. Validate that State allocations were calculated in accordance with statutory requirements;
2. Determine whether applications for initial funding and State plans\(^1\) included all required information and were appropriately reviewed; and
3. Evaluate the Department’s program staffing and monitoring plans.

RESULTS

We found that the Department’s initial implementation of the SFSF program was generally appropriate, as related to our objectives. With respect to the first objective, we determined that the Department calculated State allocations in accordance with statutory requirements. Regarding the second objective, we found that sampled funding applications included all required information and underwent multiple levels of review. However, although the Department’s process indicates that reviewers verified that all required data and related information were \textit{provided}, it does not provide assurance that steps were taken to assess whether the data were \textit{reasonably supported}, which could impact the Department’s ability to determine whether States are complying with maintenance-of-effort (MOE) requirements.

In addressing the third objective, we found that Department officials believed that current staff, plus planned contractor assistance, would be adequate to manage the SFSF program and monitor recipients. While it appears that staffing has been adequate during the initial implementation of the program, we noted that the time required to implement and monitor the SFSF program could impact the Department’s ability to effectively manage existing programs. With regard to monitoring, we noted that the Department had completed some efforts intended to ensure compliance with the law, applicable regulations, and Department guidance on the SFSF program. We also noted that the Department had completed a formal monitoring plan, our review of which

\(^1\) Because State plans were part of Phase II of the SFSF program and Phase II began after our audit fieldwork was substantially completed, we did not review State plans as part of this audit.
found it to be adequate, if implemented as described. However, we noted the Department will rely heavily on contractor support to ensure that States and their subrecipients comply with applicable Federal requirements and are meeting program goals. Reliance on contractor support will require effective contract monitoring practices to reduce related performance risk.

In its response to the draft audit report, the Office of Elementary and Secondary Education (OESE) stated that it did not concur with the finding or the recommendations. OESE believed that the documentation that each State provided in its application was appropriate and sufficient to address initially the statutory MOE requirement, and that the Department’s process for reviewing the applications and its oversight provided sufficient safeguards to justify the SFSF awards. OESE further believed that it would have been impractical to have staff assess the validity of MOE data in greater detail prior to making SFSF Phase I awards and noted that there was no requirement in statute, regulation, or policy that program staff verify MOE data prior to making a grant award.

The Department’s response did not warrant a change to our conclusion that the SFSF Phase I application review process did not provide assurance that steps were taken to assess whether MOE data was reasonably supported or to any of the related recommendations. As noted in our finding, we found that 3 of 16 States (19 percent) included in our sample appeared to have insufficient or questionable supporting data. As such, we contend that requiring the submission of supporting documentation for key data fields, especially data that States are already required to maintain, would provide a greater level of accountability and assist program staff with their review of applicable information. It would also provide for more focused monitoring efforts and reduce the need to address issues noted after the funds have already been awarded and likely spent. OESE’s comments are summarized at the end of the finding. The full text of OESE’s response is included as Attachment 2 to this report.

**BACKGROUND**

The newly-created SFSF program received a fiscal year (FY) 2009 appropriation of $53.6 billion under the ARRA. Of this amount, $48.6 billion was reserved for States in the form of formula grant funds. ARRA stipulated that 61 percent of a State’s SFSF allocation be based on its relative share of the population of individuals aged 5 to 24, and 39 percent be based on its relative share of the total population. The remaining $5 billion is being awarded competitively under the Race to the Top (RTT) and Investing in What Works and Innovation Fund programs beginning in mid FY 2010.

The SFSF program is itself composed of two separate “funds”: (1) the Education Fund (81.8 percent of a State’s total allocation) and (2) the Government Services Fund (the remaining 18.2 percent). Funds provided under the Education Fund must be used to help restore FYs 2009-2011 support for public elementary, secondary, and postsecondary education to the greater of the FY 2008 or FY 2009 levels, with any remaining funds awarded directly to local education agencies (LEAs) on the basis of their relative Title I shares. Funds provided under the Government Services Fund are less restricted in terms of their allowable uses, but must nevertheless be used for education, public safety, and other government services.
To receive these funds, Governors were required to assure that their State would maintain funding for public elementary, secondary, and postsecondary education at least at the FY 2006 levels in each of FYs 2009-2011. Governors were also required to assure that they would take actions to: (a) increase teacher effectiveness and address inequities in the distribution of highly qualified teachers; (b) establish and use pre-K-through-college and career data systems to track progress and foster continuous improvement; (c) make progress toward rigorous college-and career-ready standards and high-quality assessments; and (d) support targeted, intensive support and effective interventions to turn around schools identified for corrective action and restructuring.

The Department chose to award funds in two phases as a way of holding States accountable for their early decisions. To receive its initial SFSF allocation (Phase I), each State was required to submit to the Department an application that provided (1) the assurances described above; (2) baseline data that demonstrated the State's current status in each of the four education reform areas (or agree to accept baseline data already compiled by the Department); and (3) a description of how the State intended to use its SFSF allocation. The Department stated that it would provide a State with at least 67 percent of its SFSF allocation within two weeks of receipt of an approvable application. Each State receives the remaining portion of its SFSF allocation (Phase II) after the Department approves the State's plan detailing its strategies for addressing the education reform objectives described in the assurances. This plan must also describe how the State is implementing the recordkeeping and reporting requirements under ARRA and how SFSF and other funding will be used in a fiscally prudent way (for example, avoiding the “funding cliff” beyond FY 2011) that substantially improves teaching and learning.

**FINDING**

**The Department Should Strengthen Its Efforts to Ensure That Key Application Data Are Reasonably Supported Prior to Grant Award**

We determined that the Department’s SFSF Phase I application review process was generally reasonable and effective with regard to ensuring that all required information was provided. However, although the Department’s process indicates that reviewers verified that all required data and related information were provided, it does not provide assurance that steps were taken to assess whether the data was reasonably supported, especially with regard to reported levels of State support for elementary and secondary education and public institutions of higher education (IHEs). Such a procedure would have been particularly valuable in helping the Department confirm the legitimacy of FY 2006 MOE data, which serves as the baseline for State public education funding.

The ARRA contains MOE requirements for the SFSF program that apply to State support for elementary and secondary education and IHEs, stating that, “In each of fiscal years (FYs) 2009, 2010, and 2011, the State will maintain State support… at least at the level of such support in FY 2006.” ARRA also authorizes the Secretary of Education (Secretary) to waive or modify these

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2 As noted previously, ARRA provides the Secretary the authority to waive the SFSF MOE requirement under certain conditions.
requirements should a State meet a specific statutory criterion. As part of its Application for Initial Funding Under the State Fiscal Stabilization Fund Program, each State was required to (1) assure that it would comply with the SFSF MOE requirements; (2) submit an additional MOE waiver assurance if it anticipated being unable to meet the MOE requirements for one or more of the relevant fiscal years; and (3) provide baseline MOE data for FYs 2006, 2009, 2010, and 2011 (to the extent that data was currently available). States were required to identify and describe the data sources used in determining the levels of State support for elementary and secondary education and public IHEs. States were given some flexibility in determining the levels of State support for MOE purposes, provided that they did so in a manner consistent with their governing statutes and regulations concerning primary education funding formulae.

Program staff reviewed the applications using a standardized application screening checklist. This review involved (a) ensuring that all requested information was submitted and that assurances were confirmed and signed (and/or additional or substitute data provided), (b) ensuring that budget data was supported (if available online and capable of interpretation) and verifying shortfall/restoration calculations (using a worksheet developed by program staff), and (c) noting any issues of concern for discussion with the State in followup conference calls.

Unlike the required baseline data for education reform assurances, the Department did not have a readily available data source that could be used to corroborate MOE information. Staff stated that in instances where data sources noted on the applications were easily accessible (for example, State appropriations bills or other relevant budget documents posted online), an effort was made to confirm that reported numbers matched to source documentation. In instances where they were not, or if questions remained, the Department requested clarification and/or additional information during the followup conference calls noted above. Officials stated that a concerted effort was made to ensure that data were accurate. However, what exactly this entailed – particularly as it relates to the verification of support for reported MOE data – is largely undocumented.

To determine whether States did, in fact, submit data that were reasonably supported, we performed our own limited analysis. This involved online searches based on the FY 2006 elementary and secondary education MOE data sources cited in State applications. We found corroborating evidence for the reported levels of such State support for 13 of the 16 (81 percent)
States in our sample. Three States appeared to have insufficient or questionable supporting data. For two States, we found larger amounts noted than what was reported as State support in their applications. We were unable to identify evidence of support levels for one State/territory.

Office of Management and Budget (OMB) Circular A-123 

Management has a fundamental responsibility to develop and maintain effective internal control. The proper stewardship of Federal resources is an essential responsibility of agency managers and staff. Federal employees must ensure that Federal programs operate and Federal resources are used efficiently and effectively to achieve desired objectives. Programs must operate and resources must be used consistent with agency missions, in compliance with laws and regulations, and with minimal potential for waste, fraud, and mismanagement.

Management is responsible for developing and maintaining effective internal control. Effective internal control provides assurance that significant weaknesses in the design or operation of internal control, that could adversely affect the agency’s ability to meet its objectives, would be prevented or detected in a timely manner.

Government Accountability Office (GAO) Standards for Internal Control 

Internal control and all transactions and other significant events need to be clearly documented, and the documentation should be readily available for examination. … All documentation and records should be properly managed and maintained.

There was no policy in effect specific to the formula grant process during the period of our review, but the Department has long relied on its Handbook for the Discretionary Grant Process, most recently updated in January 2009. Section 4.3.1 discusses general guidelines in evaluating the budget of a [discretionary] grant application. Among these are that program staff should determine whether costs are adequately documented and justified, and treated consistently with costs used for the same purpose in similar circumstances.

We determined that Department staff did not assess whether reported MOE data was reasonably supported prior to awarding SFSF Phase I funds because of both established time constraints and insufficient Departmental guidance, which in turn led to disparities in the information provided by States and decreased the ability of staff to confirm support in a timely manner. The Department, responding to a request from the Secretary and also taking into account the ARRA goal of helping to stabilize State and local government budgets in order to minimize and avoid reductions in education and other essential public services, put an emphasis on awarding funds within two weeks of receipt of an approvable Application for Initial Funding Under the SFSF Program. Thus, SFSF staff, pulled largely from other programs within OESE’s Academic

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6 The Department issued a directive entitled Guide for Managing State Administered Programs in February 2010. This guidance was not in effect during our audit fieldwork, but does include a section detailing steps to be followed in awarding formula grants. Among these are that the program manager must establish review procedures for State plans and ensure that grant files contain documentation that assigned program staff reviewed State plans and conducted budget analyses.
Improvement and Teacher Quality (AITQ) group, may not have had sufficient time to conduct the necessary research on State levels of support for elementary and secondary education and public IHEs. As a result, too heavy a reliance may have been placed on assurances and other statements from the Governors and Chief State School Officers, with too little focus on independent confirmation of support for the reported funding levels.

We further noted that States appear to have interpreted differently the application’s requirement to “identify and describe the data sources used in determining the levels of State support…” – and, for its part, the Department appears to have accepted submissions of varying sufficiency. Although some States provided detailed information on their primary funding formulae and clearly identified the document(s) from which the MOE data were determined, others offered broader, sometimes vague, descriptions, such that any attempt at confirming support would require both considerable knowledge of the intricacies of individual States’ education financing methods and a substantial amount of reviewer time. Had the Department been more prescriptive in terms of what would qualify as adequate support for reported data, it is likely that SFSF program staff would have been able to more easily assess the legitimacy of such data and document their efforts.

Confirming that reasonable support exists for key data reported in grant applications is necessary to ensure that States are submitting the appropriate information and thereby committing to providing the appropriate levels of funding for public education. Documenting any actions taken to corroborate reported data and source data is a critical step as it provides evidence of due diligence on the part of the Department, lends credibility to its decisions, and provides a definitive record of events should questions or conflict arise between the Department and grantee. It also increases the level of transparency in government operations, a key ARRA goal.

During the exit conference, Department officials stated that they believed their initial review was adequate and reasonable, adding that the confirmation of support for, and subsequent verification of, MOE data is an ongoing process that will be fulfilled through program monitoring and future audits. Officials also stated that the Governors made assurances regarding the accuracy of MOE data under penalty of law, which they feel added a level of accountability to the process. The transparency achieved by posting State applications and MOE data online was described as another control over verification.

Department officials also expressed concerns during the exit conference about the potential burden on States with regard to the submission of supporting documentation. It was noted that a requirement that applicants submit detailed budget data might be disapproved by OMB, on the basis that such a request would be contrary to the intent of the Paperwork Reduction Act. Officials also reiterated their understanding that this was a situation that required expeditious action on the part of the Federal government and that an appropriate balance must always be sought with regard to internal control. In this case, the need for application review and data verification – and degree to which this occurred – was weighed against the need to distribute funds as quickly as possible in order to help create and/or save jobs.
The Office of Inspector General (OIG) previously noted potential issues with MOE in a September 2009 alert memorandum issued to Department officials. At the time, OESE noted that OIG’s recommendation that a process be established and implemented to ensure that States have met the MOE requirements and assurances prior to awarding additional SFSF funding was reasonable. However, the Department has not yet proposed a corrective action plan with regard to this matter and, based on our discussion, it is unclear what additional steps may have been followed when awarding SFSF Phase II funds.

While we agree that an appropriate balance must be sought between controls and risk, we maintain that, whenever possible, steps should be taken to ensure that States have provided supporting data for key information contained in grant applications prior to awarding any funds, not after the fact when the funds have already likely been expended. This is especially important given the size of the SFSF grants and the requirement that States fund public education – elementary, secondary, and postsecondary – at least at the FY 2006 levels in each of FYs 2009, 2010, and 2011. In addition, we note that States were already required to maintain adequate documentation substantiating the levels of State support used in making MOE calculations per the Department’s SFSF MOE guidance. As a result, there should have been no additional burden attributed to a requirement to submit supporting MOE documentation with the applications.

Recommendations:

We recommend that the Assistant Secretary for OESE ensure:

1.1 Staff have adequate time and resources to effectively confirm that reasonable support exists for key data in applicant submissions for applicable Department grant programs prior to the awarding of funds, and that any such efforts are appropriately documented in the official grant files.

1.2 Applications for Department grant programs require the submission of supporting documentation for key data fields and also provide applicants with an explanation of what would be considered adequate documentation, to ensure accountability and assist program staff with their review of applicable information.

1.3 Supporting documentation is requested and reviewed during planned SFSF on-site grantee monitoring or desk reviews and, where applicable, adjustments are made and/or funds are requested to be returned.

1.4 A corrective action plan is prepared in response to recommendations made in the OIG alert memorandum noted in this report concerning SFSF MOE requirements.
Department Comments

OESE stated that it did not concur with the draft finding or the recommendations. OESE believed the documentation submitted by each State was appropriate and sufficient to address initially the statutory MOE requirement and the SFSF Phase I application review process provided sufficient safeguards to justify the awarding of State SFSF awards. Specifically, OESE stated that every State provided the required MOE data, Department staff discussed and inquired about the data, and more information was requested from State officials if necessary. OESE further expressed its belief that given the extraordinary circumstances surrounding the program, it would have been impractical to have staff assess, in greater detail, the validity of MOE data prior to making SFSF Phase I awards. OESE believed the level of verification done prior to making SFSF awards exceeded the level of verification that the Department normally does prior to making formula grant awards and referenced the online posting of applications as evidence of its commitment to ensuring accountability and transparency.

OESE noted that there was no requirement in statute, regulation, or policy that program staff verify MOE data prior to making a grant award, and noted that during the monitoring process States must provide documentation substantiating the level of support for MOE purposes. Lastly, OESE asserted its belief that the Department had fully addressed the recommendation included in the OIG’s September 2009 MOE alert memorandum, citing as evidence a requirement included in its Phase II application that each State submit updated MOE data, as appropriate, along with an assurance from the Governor that the updated data is “true and correct.”

OIG Response

We recognize the level of effort put forth by OESE in its initial implementation of the SFSF program. However, as previously noted in this report, we concluded that 3 of 16 States within our sample (19 percent) appeared to have insufficient or questionable supporting MOE data. This data is key to ensuring that the appropriate level of funding is committed by each State for public education, especially given these challenging economic times. While we acknowledge that there is no specific requirement in statute, regulation, or policy that program staff verify MOE data prior to making a grant award, we maintain that requiring the submission of supporting documentation for key data fields would provide a preventive internal control and greater level of accountability, assist program staff with their review of applicable information, and allow for more focused monitoring efforts. Reviewing key supporting data after funds are already awarded may place OESE in a position of having to consider appropriate corrective actions after the funds have likely already been spent.

We noted that the application for the new Education Jobs Fund Program (Ed Jobs) requires that SFSF MOE requirements be met in order for States to receive Ed Jobs funding, further supporting the need for key data to be verified prior to awarding the substantial amounts of funding that are involved under these programs. The Department included a requirement in the Race to the Top grant program application for States to provide financial data to support the percentage of State revenues used to support education, suggesting that similar measures can be taken for future grant programs.
In response to the Department’s comment regarding the OIG alert memorandum, we noted that the related recommendations are all still unresolved as of August 30, 2010 according to the Department’s Audit Accountability and Resolution Tracking System (AARTS). We also noted there has been no substantive resolution activity documented in AARTS since the date the memorandum was issued. In addition, requiring another MOE assurance in Phase II applications would not seem to be an effective corrective action with regard to the recommendation to ensure that States have actually met MOE requirements prior to awarding additional funding.

**OTHER MATTERS**

Grant File Maintenance

During the course of our audit, we located official correspondence that was not maintained in the official grant files. This included communications between Governors, State legislators and/or education officials, Congressional representatives, and the Department regarding aspects of the SFSF program and issues pertaining to their respective States. In one case, a Governor wrote the Secretary seeking assistance in helping ensure that the public and State legislature fully understood the consequences of reducing State funding for public education. In another case, members of a State’s congressional delegation requested more detailed guidance regarding what qualified as primary elementary and secondary education formulae. During the exit conference, Department officials stated that any correspondence not maintained in the official grant files was likely determined as having no impact on the grants in question, and that only relevant correspondence was included in the files. All other correspondence would be maintained by the Executive Secretariat in the Office of the Secretary.

As previously noted, there was no policy in effect specific to the formula grant process during the period of our review, but the Department has long relied on its *Handbook for the Discretionary Grant Process*. Section 4.10 addresses documentation requirements for the official grant file folder. The file must hold the (1) original application and reviewer’s comments; (2) required forms; (3) grant award notifications; (4) Annual Grant Performance Reports; (5) correspondence; (6) decisions; and (7) any other documentation relevant to the grant throughout its life cycle.

Maintaining complete and adequate documentation of correspondence with States in the official grant file is necessary to ensure that all relevant matters are considered. It also lessens the chance of any miscommunication and provides a definitive record of events should conflict arise between the Department and grantee. We suggest that the Department consider amending its recently issued *Guide for Managing State-Administered Programs* to include information on the types of correspondence that must be included in the official formula grant file and procedures detailing any coordination between the various offices that handle such matters.
Program Staffing

Department officials stated that there are approximately 12 staff actively involved in SFSF program administration, with others – including program attorneys in the Office of the General Counsel – providing assistance as needed.\(^7\) We noted, however, that OESE staff are devoting a significant amount of time to ARRA work – a situation that could impact the Department’s ability to effectively manage existing programs if not carefully monitored.\(^8\) We reviewed timesheets for 10 of the 12 individuals, all of whom work on other grant programs within OESE-AITQ.\(^9\) We determined that during the September-October 2009 timeframe, staff spent on average 77 percent of their time on ARRA work. This included work on the RTT program, SFSF program, and Teacher Incentive Fund. The SFSF program has proven to be the most time-consuming, accounting for 47 percent of the average workweek.

Although officials expressed confidence that the current Department staff, plus staff from a to-be-determined contractor, will be sufficient going forward, we suggest that consideration be given to evaluating staffing levels on a formal, recurring basis. Such a task may help ensure that all programs – whether longstanding, recently implemented, or newly authorized – are properly resourced and executed.

Program Monitoring

In its September 2009 bimonthly ARRA report, GAO noted that the Department had yet to finalize SFSF monitoring plans and processes, but anticipated doing so in the near future. In the interim, officials informed GAO that they were taking several steps to monitor information received from States and focusing on technical assistance. Efforts included: (1) providing written guidance and conducting webinars designed to improve State education agencies’ (SEA) and LEAs’ awareness of the appropriate uses of SFSF funds and related subrecipient monitoring and reporting requirements;\(^10\) (2) monitoring drawdowns and following up with States on any reports about questionable uses of SFSF funds; and (3) reviewing information reported by States on SFSF funds in their required quarterly ARRA reports. Department officials described these same activities when we met, adding only that they are in constant communication with the States and review all OIG and GAO audit reports and alert memoranda to identify potential weaknesses in program implementation and administration on both the Federal and State levels.

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\(^7\) During the exit conference, Department officials stated that three additional staff had been hired to work on both the SFSF and RTT programs, with three more staff expected to be hired in the near future.

\(^8\) Similar concerns were noted in a March 2010 report entitled Review of Contracts and Grants Workforce Staffing and Qualifications in Agencies Overseeing Recovery Act Funds, compiled by the Department of Commerce OIG and issued on behalf of the Recovery Accountability and Transparency Board. The report presented the results of a survey of subagencies throughout 26 Federal agencies that are responsible for awarding and administering ARRA-funded contracts and grants.

\(^9\) OESE-AITQ staff are responsible for administering almost 30 grant programs, including: Reading First and Early Reading First, Improving Teacher Quality State Formula Grants, Mathematics and Science Partnerships, the Teacher Incentive Fund, and 21st Century Community Learning Centers.

\(^10\) As part of this effort, the Department posted an advisory notice to States on its SFSF website and listserv in late August 2009. States were reminded of their responsibility to monitor subrecipients under the SFSF program to ensure compliance with all applicable Federal requirements. The Department further stated that to comply with these requirements, each State must have a comprehensive monitoring plan and protocol to review grant- and subgrant-supported activities.
In late December 2009, OESE posted a Request for Information (RFI) on a draft Statement of Work (SOW) on the Federal Business Opportunities website. The draft SOW discussed OESE’s plans to enter into a contract for the monitoring of States’ and subrecipients’ implementation of the SFSF and RTT programs. In February 2010, officials stated that they had received comments from 16 vendors in response to the RFI and planned to put out the final SOW for bid in late spring 2010, with the expectation of an award by June 2010. OESE officials recently stated that the contract was actually awarded in September 2010.

Also in February 2010, OESE provided the audit team a copy of its SFSF program monitoring plan, as well as monitoring protocols for SEAs, LEAs, public IHEs, and the Government Services Fund. OESE also provided a preliminary State monitoring schedule. We found that the Department plans to use OESE/AITQ staff and added monitoring consultants, as needed, to conduct desk reviews and on-site visits with States annually. States will be required to submit documentation regarding the: (1) allocation and uses of SFSF funds, (2) fiscal oversight procedures, (3) MOE, (4) progress in the four ARRA reform areas, (5) subrecipient monitoring, and (6) reporting. As part of the reviews, OESE will interview appropriate staff of LEAs, public IHEs, and other entities receiving SFSF funds.

Our review of the SFSF program monitoring plan found it to be adequate, if implemented as described. However, as noted, OESE will rely heavily on contractor support to ensure that States and their subrecipients comply with applicable Federal requirements and are meeting program goals. Reliance on contractor support will require effective contract monitoring practices to reduce related performance risk.

Guidance for Future Grant Programs

Lastly, and with regard to all of the above, if history is any indicator, the Department will likely be tasked with implementing additional grant programs in the future in a similarly expedited timeframe. We have reviewed the implementation and early administration of a number of new grant programs over the past five years and although the results have been generally positive, we suggest that the Department consider establishing some sort of protocol for this process to ensure the trend continues – a “how-to” guide for program officials that touches on all of the key steps and phases of program implementation. The development of a document like this would be especially timely given the Partnership for Public Services’ May 2008 projections on retirement in the Federal government, which estimate that the Department will shed 22 percent of its workforce by 2012. It may also expose the Department to best practices at other agencies and yield improvements further down the line.

11 All of these documents were also made available to the public on the Department’s SFSF website.
12 On-site visits will be scheduled with half of the States in a given year; the other half will have a desk review performed.
13 These are: (1) achieving equity in the distribution of qualified teachers, (2) improving collection and use of data, (3) enhancing the quality of standards and assessment, and (4) supporting struggling schools.
14 The issue brief notes that all retirement projections are from the Office of Personnel Management, based on permanent full-time employees on board as of October 1, 2006.
SCOPE AND METHODOLOGY

To accomplish our objectives, we performed a review of internal control applicable to the Department’s implementation and administration of the SFSF program. We reviewed the authorizing legislation; applicable sections of the Elementary and Secondary Education Act of 1965, as amended, Individuals with Disabilities Education Act, and America COMPETES [Creating Opportunities to Meaningfully Promote Excellence in Technology, Education, and Science] Act; and relevant OMB memoranda. We reviewed Department guidance, communications, and other materials provided by officials or posted on the Department’s ARRA website and conducted interviews with Department officials to obtain information on the SFSF program. We also reviewed GAO’s *Standards for Internal Control in the Federal Government* and a series of ongoing GAO reports on Federal agencies’ implementation of ARRA programs.

To achieve our first objective, we reviewed the Department’s SFSF program allocation methodology for reasonableness and compliance with the relevant section of the legislation. We also verified individual State and outlying area allocation calculations using available U.S. Census Bureau population data.

To achieve our second objective, we reviewed the Department’s *Application for Initial Funding Under the SFSF Program*. This was done to determine what assurances and other submission requirements were necessary in order for States to receive Phase I funds. We also discussed with Department officials the application submission, review, and approval processes. Next, we reviewed a sample of State applications and the associated application screening checklists to determine whether they included all required information and were appropriately reviewed. Our overall focus with regard to the SFSF Phase I application review process was on the reasonableness and appropriateness of the Department’s process and completeness and adequacy of documentation maintained.

To achieve our third objective, we discussed with Department officials their plans for staffing and monitoring recipients of funds under the SFSF program and reviewed related documents. Our work regarding staffing considerations included a review of staff reporting assignments and analysis of timesheets for three pay periods for a number of OESE employees involved with the SFSF program. We also reviewed a “Contract and Grant Staffing and Qualification Survey” completed by OESE in response to a request from the Recovery Accountability and Transparency Board. Our work regarding monitoring efforts included discussions with both OESE and the Department’s Risk Management Service (RMS), reviews of the Department’s ARRA State risk assessment framework and overall agency risk assessment and mitigation plan, and observation of an SFSF grantee database maintained by OESE. We also reviewed the first quarterly recipient report review checklists for States in our sample, a draft SOW for SFSF program monitoring, and the SFSF monitoring plan and protocols.15

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15 States/territories included in our sample were: California, the District of Columbia, Florida, Georgia, Hawaii, Illinois, Indiana, Louisiana, Maine, Michigan, New York, Pennsylvania, Puerto Rico, South Carolina, Tennessee, and Texas.
We employed judgmental sampling to determine which State applications to include in our review. To maintain organization-wide consistency, we selected the nine States being reviewed by OIG regional auditors at the time of our audit fieldwork. We also included any States designated by RMS as either high-risk or at-risk, but not already under review. We further decided to include at least one State from each of the following categories (if not already included in the sample): (1) States that received greater than 67 percent of their total SFSF allocation in Phase I; (2) States that requested and may have been granted waivers from the SFSF MOE requirement; and (3) States that proposed the use of an alternative initial baseline data source for any of the four education reform assurances. Finally, we selected for review the two outlying areas receiving the highest dollar allocations. In total, our initial sample included 18 out of the 56 (32 percent) States and outlying areas that were eligible to receive funding under the SFSF program. However, we subsequently learned that applications for the outlying areas would likely not be approved in such time as to allow for review by the audit team. As a result, our final sample included 16 out of the 56 (29 percent) applicants.

We relied on computer-processed data obtained from the U.S. Census Bureau website and the Department’s Grant Administration and Payments System (GAPS). The U.S. Census Bureau is generally recognized as the authoritative and optimal source for population data; as such, we determined an assessment of data reliability was unnecessary. However, we did perform a limited data reliability test on the other two sources of data. This involved validating obligation amounts in GAPS against the projected State and outlying area allocations determined by program officials and Budget Services to ensure that they were consistent. We subsequently determined that although there were minor differences between the two sources of data, none were significant enough to have a material impact on any findings related to the Department’s implementation of the SFSF program. Based on our analysis, we concluded that the computer-processed data were sufficiently reliable for the purposes of our audit.

The scope of our review was limited to the Department’s implementation and administration of the SFSF program in FY 2009 and early FY 2010. We conducted fieldwork at Department offices in Washington, D.C., during the period June 2009 through February 2010. We provided our audit results to Department officials during an exit conference held on April 28, 2010.

Our audit was performed in accordance with generally accepted government auditing standards appropriate to the scope of the review. The standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on the audit objectives.
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### Acronyms/Abbreviations Used in this Report

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
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<tbody>
<tr>
<td>AARTS</td>
<td>Audit Accountability and Resolution Tracking System</td>
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<td>AITQ</td>
<td>Academic Improvement and Teacher Quality</td>
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<tr>
<td>ARRA</td>
<td>American Recovery and Reinvestment Act of 2009</td>
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<tr>
<td>CAP</td>
<td>Corrective Action Plan</td>
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<td>Department</td>
<td>U.S. Department of Education</td>
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<td>Ed Jobs</td>
<td>Education Jobs Fund Program</td>
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<td>FY</td>
<td>Fiscal Year</td>
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<td>GAO</td>
<td>Government Accountability Office</td>
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<td>GAPS</td>
<td>Grant Administration and Payment System</td>
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<tr>
<td>IHE</td>
<td>Institution of Higher Education</td>
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<td>LEA</td>
<td>Local Educational Agency</td>
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<tr>
<td>MOE</td>
<td>Maintenance-of-Effort</td>
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<td>OESE</td>
<td>Office of Elementary and Secondary Education</td>
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<td>OIG</td>
<td>Office of Inspector General</td>
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<td>OMB</td>
<td>Office of Management and Budget</td>
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<td>RFI</td>
<td>Request for Information</td>
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<td>RMS</td>
<td>Risk Management Service</td>
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<td>RTT</td>
<td>Race to the Top</td>
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<td>SEA</td>
<td>State Education Agency</td>
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<td>Secretary</td>
<td>U.S. Secretary of Education</td>
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<td>SFSF</td>
<td>State Fiscal Stabilization Fund</td>
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<tr>
<td>SOW</td>
<td>Statement of Work</td>
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MEMORANDUM

DATE: JUL 27 2010

TO: Keith West
Assistant Inspector General for Audit

FROM: Thelma Meléndez de Santa Ana, Ph.D.
Assistant Secretary

SUBJECT: The Department’s Implementation of the State Fiscal Stabilization Fund Program
Control Number ED-OIG/A19J0001

This memorandum provides our initial response on the findings and recommendations identified in the Office of Inspector General’s Draft Audit Report ED-OIG/A19J0001 entitled The Department’s Implementation of the State Fiscal Stabilization Fund Program. We appreciate the work that went into this audit, and appreciate the opportunity to comment.

Draft Finding – The Department Should Strengthen Its Efforts to Ensure That Key Application Data Are Reasonably Supported Prior to Grant Award

We do not concur with the draft finding or the recommendations. We believe that documentation that each State provided in its Application for Initial Funding was appropriate and sufficient to address initially the statutory maintenance-of-effort (MOE) requirement, and that the Department’s process for reviewing the applications and its oversight provided sufficient safeguards to justify the awarding of State Fiscal Stabilization Fund (SFSF) awards.

In its initial application, each State was required to submit to the Department the following: (1) data on its levels of support for elementary and secondary education and public institutions of higher education; (2) identification of the source documentation supporting the reported levels of support; and (3) assurances from the Governor that those data were true and correct and that the State would either meet the MOE requirement or the criterion for an MOE waiver. To help ensure transparency, the Department made the initial and approved State applications available on its website.

The program office’s review included the use of a standardized application screening form. As part of the review, program staff ensured that the State submitted all required information and checked the source documentation provided or identified in the application. During the review process, program staff held at least one conference call with each State to discuss in detail its application. Every State provided the required MOE data and assurances as part of its

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application, and Department staff discussed and inquired about this data, and requested more information from State officials, if necessary. The Department instructed States to amend the initial application if its levels of State support changed in any of the relevant fiscal years.

To further ensure accountability and transparency, the Department required each State to submit updated MOE data, as appropriate, in its SFSF Phase II application. Furthermore, the Department required each Governor to once again assure that the State would either meet the MOE requirement or the criterion for an MOE waiver. As part of the Phase II review process, program staff carefully and thoroughly reviewed the revised MOE data and source documentation, and once again, asked for further information if necessary.

As part of its monitoring of the SFSF program, the Department is further verifying the MOE data provided by States. During the monitoring process a State must provide documentation substantiating its level of support for MOE purposes. Further, the Department intends to contract for additional assistance in reviewing and verifying the data. We will also utilize audits to further review and monitor the reliability and accuracy of this data.

The level of verification done prior to making SFSF awards exceeds the level of verification that the Department normally does prior to making a formula grant award. It is not practical to have program staff assess the validity of MOE data in greater detail than was done during the SFSF application review prior to making grant awards. This is especially true for the SFSF program under which funds needed to be awarded quickly to avert layoffs and maintain essential government services. Given these facts, we do not believe that the recommendations included in the report are appropriate.

We note that there is no requirement in statute, regulation, or policy that program staff verify MOE data prior to making a grant award. To our knowledge, no program administered by the Department has verified MOE data prior to making an award, and the Department’s OIG has never previously issued a finding because MOE data was not verified prior to making an award. It would be unusual if the OIG for the first time questioned the efforts of a program office for verifying the appropriateness of MOE data under a program in which funds needed to be awarded on an expeditious basis to create and retain jobs and maintain essential services in challenging economic times.

In addition, we believe that the Department has fully addressed the recommendation included in the alert memorandum that it establish and implement a process to ensure that States have met the MOE requirement and assurances prior to awarding additional SFSF funding. As described above, we required each State to submit, as part of its SFSF Phase II application, updated MOE data (as appropriate) and an assurance from the Governor that the updated data is true and correct.

We once again appreciate the opportunity to submit these comments on the draft audit report. Please let us know if you have questions or want additional information about our comments.